Case 3:07-cv-50220 Document 20-3 Filed 04/16/2008 Page 1 of 2

## EXHIBIT B



## UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office

Zazouobiy olim	<b>APPLICANT</b> RASONIC POWER C				5. PAPER NO.
RK		~			Commissioner of Patents and Trademarks Washington, D.G. 20231
VIBRA-BAR DRESS			LACTION NO	-	The address of al
JHEOO			ACTION NO	•	correspondence not containing
SPERRY' ZODA 8	K KANE		02		fee payments should include the words "Box 5"
SUITE D ONE HIGHGATÉ D	NEO YEL RET		MAILING DAT	E	Please furnish the following in al
	MIYE JERSEY 08618-20	98	02/15/	85	correspondence:
				1 · · · · · · · · · · · · · · · · · · ·	Your telephone number and zip     code.
			1		2. Mailing date of this action. 3. Examining Attorney's name
I PTO-1525 (2-84)	U.S DEPT. OF COMM. P	AT. & TM OFFICE	1		and Law Office number.
	TRADEMARK	INTERVIEW AND A	MENDMENT RECO	RD No 19 and	
EXAMINING ATTORNEY	МАРСИАН	•	LED/INTERVIEWED		· · · · · · · · · · · · · · · · · · ·
110		رح ہے آ	rda		□APPLICANT SATTORNEY
Maure	0	1P 20	au		$\overline{}$
PERSONAL INTE	ERVIEW	PHONE CALL		INTERVIEW D	2/5/85
CALL RECORD		· • • • • • • • • • • • • • • • • • • •		AREA CODE	PHONE NUMBER
,	•			609	882-7575
					7.1 ·
		· · · · · · · · · · · · · · · · · · ·			in the state of th
to be given priori within SIX MON  2. EXAMINER'S application has b	FION: You have two monity as an amended case. If ITHS from the mailing data  AMENDMENT: In accordant amended as noted below the amended as noted below.	you do not responde in order to avoid dance with the aulow. No response is	ABANDONMEN  thorization granted necessary unless you	ths; a proper res  IT.  I by the above a  ou object to the a	listed below for this case ponse still must be made pplicant or attorney, the amendment.
to be given priori within SIX MON  2. EXAMINER'S application has be belows: U  namely, t	ity as an amended case. If ITHS from the mailing date of the MENDMENT: In accordance amended as noted below the association of	you do not responte in order to avoid dance with the au ow. No response is of learning and to meaning	and within two mone in ABANDONMEN thorization granted in necessary unless you have been been as you have the system in the syste	ths, a proper res	listed below for this case ponse still must be made pplicant or attorney, the amendment.  Ded as 7 (US 2)
to be given priori within SIX MON  2. EXAMINER'S application has be been to be be been to be been t	AMENDMENT: In accorden amended as noted below.	you do not responte in order to avoid dance with the au ow. No response is of learning and to meaning	and within two mone in ABANDONMEN thorization granted in necessary unless you have been been as you have the system in the syste	ths, a proper res	listed below for this case ponse still must be made pplicant or attorney, the amendment.  Ded as 7 (US 2)